10/555615 JC06 Rec'd PC TO 27 OCT 2005

(American Correspondence Address)

Laaong Silaprom 403 West 46th Street New York New York 10036 USA

20th October 2005

Office of Petitions
Mail Stop Petition
The Commissioner for Patents
PO Box 1450
Alexandria
VA 22313-1450

Laaong Silaprom 71 Nags Head Road Ponders End Enfield EN3 7AA

Dear Sir/Madam

Re. PCT/GB 03/02177

WO 03/097373

As you will be able to gather from the application numbers above, my application has gone beyond the 30th month period after priority date and may have been deemed to have been withdrawn by your office, this was at no point my intention,.

It has been my full intention since the priority date, (20th May 2002) and even before that date to seek protection in the United States and beyond from the priority date.

I only realised in the last few days that I had gone beyond the normal deadlines to enter National phase through the PCT..

I realise that I should have been aware of these time limits and should have understood the possible implications, but in my defence, I would like to explain that I have suffered the most serious family problems and upheaval that are very well documented.

I can only say that the stress of the events of the past two years have been the cause of my lack of understanding of the relevant procedures in the national phase entry. With all due respect to the rules of the USPTO, I kindly ask that the USPTO excuse the delay and maintain the effect of my international application in consideration of the extreme circumstances that I will provide details of.

Looking through all the guidelines and various articles concerning "Excusing delays in meeting time limits and the various procedures in place to reinstate the rights with respect to an application I can see that I must now file a petition to revive.

I have enclosed the form PTO/SB/64 with the relevant fee of \$750.00, I also have all the necessary forms ready for USPTO national phase entry but I gather that these should be held onto until I know whether my petition to revive is granted or not.

I shall now outline some of the problems that my family and I have suffered over the last two years.

The PCT application was being dealt with by my husband (Mr. B. Quinn), he is far more familiar with such things and so as a rule he dealt with the various paperwork on my behalf.

My husband's brother(Mr. Paul Shuttleworth) suffers from an autistic disorder that has caused him many problems from childhood to the present day.

During 2003 he got into trouble with the Police for shouting at a member of the public in the street, in a most bizarre manner the police dealt with the complaint in a normal manner without taking into consideration Mr. Shuttleworth's history of Autism.

The action taken by the Police resulted in a prosecution case being mounted against my brother in-law Mr. Paul Shuttleworth, this happened to the shock and dismay of immediate family members and his Doctors and social workers.

The case mounted against him by the CPS (Crown Prosecution Service) was continually adjourned, at first he was sent to a prison to be held until his trial date was fixed.

Initially he was held in the psychiatric wing of the prison but then a prison official decided to transfer him to the real part of the prison, at this point we were as a family, frantic with worry, my brother-in-law is now thirty years old but he has the mental age of a ten year old. We were petrified for his safety.

We then as a family applied to the court to hear a bail application from ourselves and Paul's lawyers, we applied for bail and it was accepted with special terms applicable.

It was the above events and the terms of his bail conditions that was the cause of huge family stress and I believe a nervous breakdown for my husband.

The bail terms specified that Mr. Shuttleworth could not go within a five mile radius of where the incident took place, as the incident took place near to his sheltered housing accommodation it was impossible for him to return to his home.

The bail terms further specified that Mr. Shuttleworth should stay at our home address (Nags Head Rd.) and should not leave the property without his brother at any time.

These events lead to the near collapse of my family, my husband had to become the full time carer for his autistic brother and under the stress our family disintegrated.

We are only now starting to rebuild our lives and have achieved some semblance of normality again having partially recovered from the stress of the events.

When the court case eventually resumed, the trial judge threw out the case and said that there was no case to answer, this was a great relief but the job of being the full time carer for an autistic person carried on.

This was made worse by my brother in-law living with us on a full time basis becoming a permanent feature and the fact of us becoming his full time carers.

It is under these extreme and extraordinary circumstances that our concentration for the PCT procedure had lapsed.

I can provide a file of various letters that will help to illustrate what we have been through as a family, I do not think that there will be any problem getting the solicitors and social workers involved, to sign affidavits

I would kindly ask that the above information be taken into consideration when assessing the possibility of the restoration of my rights concerning late entry into the USPTO national phase.

The pages that follow are the various letters from the solicitors involved in the case.

I have also enclosed a copy of my British Naturalisation Certificate by way of showing my married name and maiden name, I have been married to my husband for 14 years but at the time of writing this letter I could not locate my marriage certificate. When I have a marriage certificate in my possession I will forward this to you, to further prove my family connection and involvement in the events that I have described.

Yours sincerely

Laaong Silaprom

IN THE GREATER LONDON COMMISSION AF	REA AAIRERIAE:
WEST LOVIDON Magistrates	Court (Code 65) 10/5556/15/ V3
Carl Startur	10 to 1
Offences Hambook	JC06 Rec'd PC1/PTO 27 OCT 2005
Offences Offences	2001100 01 011 10 LT 001 2003
	Custody time limit expired
The accused is remanded to appear before the about at \O Arr) am/ppr on 380 51 5	
The accused is committed to appear before the	Crown Court of
or on such date, time and place as may be notif	ied by that court.
The accused is granted unconditional bail	
The accused is granted bail subject to the condition	
The accused is refused bail and committed to cust	
The accused has consented to the hearing an	nd determination in his absence of future applications for remands until and the notice overleaf applies.
N.S. 5-1	
N.B Failure to surrender to bail or comply with bail	
EXCEPTIONS TO RIGHT TO UNCONDITIONAL BAIL	Pt.lp Pt.lip REASONS FOR FINDING EXCEPTIONS
Belief would fail to surrender	2(a) Nature and gravity of the offence
Belief would commit offence on bail	2(b) Accused's previous record
Belief would obstruct justice	2(c) Lack of community ties
Custody for own protection/welfare	Failure to answer bail in the past
Serving custodial sentence Insufficient information for bail decision	Failure to comply with bail conditions in past Accused's demeanaur in court
Arrested under S.7 Bail Act 1976	Tiesday admication in cont
Otherwise impracticable to complete enquiries	7 To secure preparation of reports Alleged offence committed whilst on bail
Previous failure to surrender	2 2
Indictable offence whilst on bail	2A
CONDITIONS TO BE COMPLIED WITH	
To provide surety/sureties in the	e sum of £ each
To provide a security in the sum of £	to be deposited with the court
to be deposited with the accused's Solicitors to I	be held unconditionally and irrevocably to the order of the Justices Clerk of the Magistrates' Court.
Passport to be surrendered to/retained by police	
	ARCHMO RD ENGEND CUS 14
To give prior notice to police of any change of add	dress Wind Beather
To observe a curfew between the hours of To report to	
Not to contact directly or indirectly	Police Station each between
Not to go to	except to attend Court / see Solicitor by prior written appointment
To make himself available as and when required to	
	CHINDS MOUSE STANK FOR
REASONS FOR GRANTING BAIL IN SERIOUS CRIMINAL CASES	BROMER
(PARA 9A PART I SCHED I)	
MOT TO	CAME WITH 5 MILES
CEPTIEICATE AS TO HEADING OF SHIPL ABOUNTS	Hammersmit
CERTIFICATE AS TO HEARING OF FULL ARGUMEN (This certificate should accompany any application may	TON APPLICATION FOR BAIL FLY WELL de for bail to the Crown Court under S.81(1)(g) Supreme Court Act 1981)
I I	
before refusing the application and remanding the	full argument on an application for bail-made by or on behalf of the accused, accused in custody.
	ent on an application for bail by or on behalf of the accused in these
The court has previously heard full argument fro	m the accused on an application for bail, but is satisfied (that there has been the following new considerations have been placed before it)
^=	
EST AVAILABLE COPY	11/1/2 000

DISTRIBUTION WHITE - FILE BLUE - ACCUSED MAZE - CHARGE SHEET PINK - FOURTH COPY-

IN THE GREATER LONDON COMMISSION AREA	
WEST LONDON Magistrates' Court (C	ode 2658 Date of Decision 30.5.03
, 100d3Cd	ode 2658) Date of Decision 30.5.03 Date of Birth 24.8.1974
Offences Harassment	de nationer good been gaine of the transcence years.
The accused is remanded to appear before the above had at am/per on 23 6 03. The accused is committed to appear before the or on such date, time and place as may be notified by the The accused is granted unconditional bail. The accused is granted bail subject to the conditions set. The accused is refused bail and committed to custody.	med of the custody time limit expired Magistrates' Court Magistrates' Court Court on a court of the court of
The accused has consented to the hearing and determ	nation in his absence of future applications for remands until and the notice overleaf applies.
N.B. Failure to surrender to bail or comply with bail conditions	Il result in your arrest
EVOCATION OF THE PROPERTY OF T	
Belief would fail to surrender Pt.lp F (2(a)	REASONS FOR FINDING EXCEPTIONS
Belief would commit offence on bail 2(b)	Nature and gravity of the offence
Belief would obstruct justice 2(c)	Accused's previous record
Custody for sum of	Lack of community ties Failure to answer hall in the past
Sonting quotedial same	1 July 10 Care to Care to Dan III the past
Insufficient information for bail decision 5	Accused's demeanour in court
1 1	To secure preparation of reports Alleged offence committed whilst on hail
Otherwise inpracticable to complete enquiries 7	Alleged offence committed whilst on bail
Previous failure to surrender	
In the transport of the second	
Indictable offence whilst on bail	
CONDITIONS TO BE COMPLIED WITH	The second section of the second seco
The second of th	
E. Garathouse III the Sullive	1 E
- To provide a security in the sum of 4	inditionally and irrevocably to the order of the Justices Clerk of the
, Magistrates' Col	irt :
Passport to be surrendered to/retained by police	
To live and sleep each night at TINACCSUA	B GRO G > JAA DITH 120TH
To give prior notice to police of any change of address	
To observe a curfew between the hours of	
To report to Police Station ea	ch
Not to contact directly or indirectly	1 my 25m = 4 / Elloy 7
Not to go to cane DITH'S SMILES excep	t to attend Court / see Solicitor by prior written appointment
lo make himself available as and when required to enable	inquiries or report to be made
NOT TO LEAVE HOUSE INVLE	S. Accompany SY BROTHER
REASONS FOR GRANTING BAIL IN SERIOUS CRIMINAL CASES	
(PARA 9A PART 1 SCHED 1)	
The state of the s	Parel 3
CERTIFICATE AS TO HEARING OF FULL ARGUMENT ON APPLICATION OF THE COMPANY OF THE C	TON OF BAIL
1 1 1 1 1 1 1 1 1 1	and the control of th
It is hereby certified that today the court heard full argume before refusing the application and remanding the accused	t on an application for bail made by or on behalf of the accused,
proceedings.	application for bail by or on behalf of the accused in these
The court has previously heard full argument from the agent	sed on an application for ball, but is satisfied (that there has been
the following change in his circumstances:): (That the	Cllowing new considerations have been placed before it)
	to atreate of
The second secon	a major majo
DECT MAN ARIE CORV	A LOUIS OF THE PARTY OF THE PAR

Clerkorthe Court present during these proceeding DISTRIBUTION WHITE FILE BLUE - ACCUSED PELLOW - CHARGE SHEET PINK FOURTH COPY



FAX: 020 8572 8494

email:hounslow@owenwhitecatlin.co.uk WebSite: www.owenwhitecatlin.co.uk

OFFICES AT: ASHFORDINIDAD, CHISWICK, FELTHAM, HOUNSLOW & SHEPPERTON CRIME NIGHTLINE 07860 806856

Mr Paul Shuttleworth 71 Nags Head Road ENFIELD London EN3 7AA

Our ref: AF AH SHUTTLEWORTH

2nd June 2003

Dear Mr Shuttleworth,

RE: CPS-V-YOURSELF

WEST LONDON MAGISTRATES COURT - 23RD JUNE 2003 AT 10AM

Further to the recent hearing I confirm the charge was amended regarding dates and some wording.

You pleaded not guilty to the charge of harassment and the matter was adjourned for 3 weeks for us to make representations to the Crown Prosecution Service. You were granted conditional bail as before.

I understand that you have a letter from your optician and medical reports and your consent has been obtained. We will contact your shortly. If you have any queries then please do not hesitate to contact us.

Yours sincerely.

ANTHONY FULLER
OWEN WHITE AND CATLIN





10/555615 6 Rec'd PCT/PTO 27 OCT 200

DX 304 HOUNSLOW 1 FAX: 020 8572 8494

email:hounslow@owenwhitecatlin.co.uk WebSite: www.owenwhitecatlin.co.uk

SOLICITORS

OFFICES AT: ASHFORD MIGGS, CHISWICK FELTHAM HOUNSLOW & SHEPPERTON

CRIME NIGHTLINE 07860 806856 Regulated by the Law Society

Mr Ben Quinn
71 Naggs Head Road
Enfield
London
EN3 7AA

Our ref: AF AH QUINN

13th June 2003

Dear Mr Quinn,

RE: YOUR BROTHER PAUL

WEST LONDON MAGISTRATES COURT – 23RD JUNE 2003

With reference to the above, please find enclosed a copy of a letter sent to the Crown Prosecution Service making representations that they discontinue the matter against your brother.

The Crown are unlikely to drop the case at this stage, but at least we have laid a marker with them for the future. Should I hear anything from the Crown, I shall of course let you and your brother know.

Yours sincerely,

JEREMY HUNTINGFORD OWEN WHITE AND CATLIN







555615

email:hounslow@owenwhitecatlin.co.uk WebSite: www.owenwhitecatlin.co.uk

Mr Ben Quinn 71 Naggs Head Road Enfield London' EN3 7AA

Our ref: AF KG SHUTTLEWORTH

20th June 2003

Dear Mr Quinn,

YOUR BROTHER PAUL RE: WEST LONDON MAGISTRATES COURT - 23RD JUNE 2003

Please find enclosed a copy letter from the CPS for your information.

Yours sincerely,

ANTHONY FULLER

OWEN WHITE AND CATLIN





27 OCT 2005 JC06 Rec'd PCTA

19TH June 2003

Messrs Owen, White & Catlin Solicitors

DX 3504 Hounslow 1

CPS West London 3rd Floor

50 Ludgate Hill London EC4M 7EX

300850 Ludgate EC4

Switchboard: 0207-796-8000

Facsimile: 0207-796-8042

Direct Line: 0207-796-8416 Your Ref:

Our Ref: 01 FH0142703

Dear Sir or Madam

R -v- Paul Shuttleworth

West London Magistrates' Court

Date: 23rd June 2003

Thank you for your letter of the 13th of June 2003. The reports you have submitted and your letter have been considered. In the Prosecution view there is sufficient evidence and it is in the public interest to proceed with the case against your client.

Yours faithfully

De mond Foster

Crown Prosecutor

Harumersmith and Kensington CJU



F0/555612 Recommendation 27 OCT 2005

FAX: 020 8572 8494 email:hounslow@owenwhitecatlin.co.uk WebSite: www.owenwhitecatlin.co.uk

OFFICES AT: ASHFORD(Middx), CHISWICK, FELTHAM, HOUNSLOW & SHEPPERTON CRIME NIGHTLINE 07860 806856

Mr Paul Shuttleworth 71 Nags Head Road ENFIELD London EN3 7AA

Our ref: AF AH SHUTTLEWORTH

23rd June 2003

Dear Mr Shuttleworth,

RE: CPS -V- YOURSELF

WEST LONDON MAGISTRATES COURT – 21ST OCTOBER 2003 AT 10AM

Further to the recent hearing I confirm your matter has been set down for the above date with 5 prosecution witnesses and I understand that bail has been granted as before.

I will be writing to you in more detail shortly.

Yours sincerely,

ANTHONY FULLER

OWEN WHITE AND CATLIN





12 BATH ROAD HOU OW MID SEX TW3 3EB

.: 020 8572 8494

email:hounslow@owenwhitecatlin.co.uk WebSite: www.owenwhitecatlin.co.uk

OFFICES AT: ASHI ORDINIGON, CHISWICK-FELTHAM, HOUNSLOW & SHEPPERTON CRIME NIGHTLINE 07860 806856

Mr Paul Shuttleworth 71 Nags Head Road ENFIELD London EN3 7AA

Our ref: AF AH SHUTTLEWORTH

24th June 2003

Dear Mr Shuttleworth,

RE: CPS -V- YOURSELF .
WEST LONDON MAGISTRATES COURT - 21ST OCTOBER 2003 AT 10AM

Further to earlier correspondence, I confirm that the trial fixed for 21st October involves 1 civilian and four Police Officers and your conditional bail was granted as before. Should you wish to vary the conditions, then please do not hesitate to contact us. I would be grateful if you would contact us in any event to arrange an appointment to take your more detailed instructions.

Yours sincerely

ANTHONY FULLER
OWEN WHITE AND CATLIN







SOLICITORS
OFFICES AT: ASHFORD(Midda), CHISWACK, FELTHAM, HOUNSLOW & SHEPPERTON
CRIME NIGHTLINE 07860 806856

Mr Paul Shuttleworth 71 Nags Head Road ENFIELD London EN3 7AA

Our ref: JH KG SHUTTLEWORTH

7th May 2003

WebSite: www.owenwhitecatlin.co.uk

Dear Mr Shuttleworth,

RE: CPS -V- YOURSELF

WEST LONDON MAGISTRATES COURT – 1ST MAY 2003

Further to the above I write to confirm that following an application on your behalf you were granted bail with conditions that you reside with your brother at the above address and that you are accompanied by him at all times on leaving the house and that you do not come within a 5 mile radius of the Hammersmith Flyover.

Clearly these are quite exhaustive conditions and having spoken to Dr Grasby make your further treatment and assessment somewhat difficult as you are not allowed to attend the hospitals that you normally do.

However, you are I understand attending the Maudsley Hospital in Camberwell.

I have today spoken to Dr Grasby who is expresses his willingness to assist in providing medical reports.

However, I am awaiting all the information from the Barrister who was in attendance with you on the 1st of May and it is my intention to write to the Crown Prosecution Service on your behalf asking them to consider reviewing this case in the light of your recent diagnosis from the Maudsley.

In any event you should ensure that you are at Court on the 30th of May 2003 at 10am unless you hear from us otherwise.

Should you or your brother wish to discuss your case then please don't hesitate to contact us.

Yours sincerely,



Criminal Defence Service



West London Mental Health 10/555015 NHS Trust

JC06 Rec'd PCTE ommunity Mental Health Teams South

Cobbs Hall Fulham Palace Road London SW6 6LL

26th June 2003

Tel: 020 8753 5796/7 Fax: 020 8753 5769

Mr Ben Quinn
71 Nagshead Road
Pondersend Enfield
EN3 7AA

Dear Mr Quinn

Re:

Paul Shuttleworth

Please find enclosed the report from the Maudsley Hospital that provides a detailed assessment of your brother's current and past problems. As we have discussed previously the most likely diagnosis is that of an autistic disorder.

In relation to Mr Shuttleworth's court case, I have still not received any instructions from his solicitor. In addition, I assume from our conversations that Paul remains outside our catchment area for the time being. As I have noted previously if Paul is to remain in Enfield for a significant period of time, then I think that it will be necessary to transfer his on-going psychiatric care to the relevant local authorities. As you can imagine it is extremely difficult to provide care for Paul whilst he is outside our catchment area. In addition, further to our previous telephone conversations, I would like to reiterate that Paul should be registered with a local GP incase there are any problems , whilst he lives in Enfield.

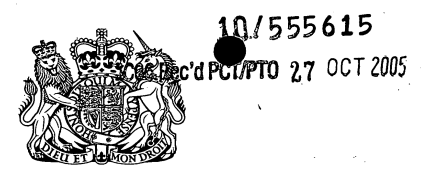
I hope things are going well for Paul at the present time and please do not hesitate to contact me if you require any further information.

I am away for much of July, but hope to have phoned you before I leave, just to check up on the present situation.

With best wishes.

Yours sincerely,

Professor P. Grasby



British Nationality Act 1981

Certificate of naturalisation

as a

BRITISH CITIZEN

The Secretary of State, in exercise of the powers conferred by the British Nationality Act 1981, hereby grants this certificate of naturalisation to the person named below, who shall be a

BRITISH CITIZEN from the date of this certificate

Full name *QUINN* LAAONG

Name at birth if different Laaong SILAPROM

Date of birth 05 FEBRUARY 1968

Place and country of birth NAKHONSITHAMMARAT, THAILAND

Issued on the direction of the Secretary of State HOME OFFICE LONDON

Certificate No. 4379604

Date

2nd December 2004

Reference No. Q16971

Section 6 (2)

BRITISH CITIZEN



This certificate does not certify the accuracy of the personal particulars, which are those supplied by the person who made the application.

Any unauthorised alteration may render this certificate invalid.

BEST AVAILABLE COPY

This Page is Inserted by IFW Indexing and Scanning Operations and is not part of the Official Record

BEST AVAILABLE IMAGES

Defective images within this document are accurate representations of the original documents submitted by the applicant.

Defects in the images include but are not limited to the items checked:

□ BLACK BORDERS
□ IMAGE CUT OFF AT TOP, BOTTOM OR SIDES
□ FADED TEXT OR DRAWING
□ BLURRED OR ILLEGIBLE TEXT OR DRAWING
□ SKEWED/SLANTED IMAGES
□ COLOR OR BLACK AND WHITE PHOTOGRAPHS
□ GRAY SCALE DOCUMENTS
□ LINES OR MARKS ON ORIGINAL DOCUMENT
□ REFERENCE(S) OR EXHIBIT(S) SUBMITTED ARE POOR QUALITY

IMAGES ARE BEST AVAILABLE COPY.

☐ OTHER:

As rescanning these documents will not correct the image problems checked, please do not report these problems to the IFW Image Problem Mailbox.